

Docket No.: 0020-5450PUS1

(PATENT)

TED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Masahiko SEKI et al.

Application No.: 10/561,180

Filed: December 16, 2005

For: PROCESS FOR PREPARING 3-

ACYLAMINOBENZOFURAN-2-CARBOXYLIC ACID DERIVATIVE Confirmation No.: N/A

Art Unit: N/A

Examiner: Not Yet Assigned

LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Subsequent to the filing of the above-identified application on December 16, 2005, attached hereto is an English translation of the International Preliminary Examination Report (Form PCT/IPEA/409) that should be made of record in the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or to credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Dated: April 25, 2006 Respectfully submitted,

Gerald M. Murphy, Jr.

Registration No.: 28,977

BIRCH, STEWART, KOLASCH & BIRCH, LLP

8110 Gatehouse Road, Suite 100 East

P.O. Box 747

Falls Church, Virginia 22040-0747

(703) 205-8000

Attorney for Applicant

Attachment(s)

GMM/CAM/py

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file r	eference	FOR FURTHER A	ACTION	See Form PCT/IPEA/416						
664595										
International application N		International filing da		Priority date (day/month/year)						
PCT/JP2004/0		29.06.200		30.06.2003						
International Patent Classification (IPC) or national classification and IPC										
Applicant TANABE SEIY	AKU CO., L	rd.								
1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.										
2. This REPORT co	ensists of a total of9		sheets, includir	ng this cover sheet.						
3. This report is also	accompanied by AN	NEXES. comprising:								
a. (sent	to the applicant and to	the International Bu	reau) a total of	sheets, as follows:						
	sheets of the description	on, claims and/or dra	wings which have been	amended and are the basis for this report and/or ule 70.16 and Section 607 of the Administrative						
	sheets which supersed the disclosure in the i Box.	e earlier sheets, but nternational applicat	which this Authority cor ion as filed, as indicated	nsiders contain an amendment that goes beyond it in item 4 of Box No. I and the Supplemental						
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related (Section	thereto, in computer n 802 of the Administra	eadable form only, a tive Instructions).	s indicated in the Supple	, containing a sequence listing and/or tables emental Box Relating to Sequence Listing (see						
4. This report contain	ins indications relating	to the following item	ns:							
Box No.	Basis of the re	eport								
Box No. 1		•								
Box No. 1	·	ment of opinion with	th regard to novelty, inventive step and industrial applicability							
Box No. 1			,	,						
Box No.	V Reasoned stat			elty, inventive step or industrial applicability;						
Box No.	VI Certain docun	nents cited								
Box No.	VII Certain defect	s in the international	application							
Box No.	VIII Certain observ	vations on the interna	tional application							
Date of submission of the d	emand		Date of completion of th	nis report						
Name and mailing address	of the IPEA/JP		Authorized officer							
Carabadi Ma			m							

Translation

International application No.
PCT/JP2004/009488

Вох	No. 1	Basis of the report								
I.	With	h regard to the language, this report is based on the internationated under this item.	onal application in the language in which i	t was filed, unless otherwise						
		This report is based on translations from the original langu- which is the language of a translation furnished for the pur								
		international search (Rule 12.3 and 23.1(b))								
		publication of the international application (Rule 12.4)								
		international preliminary examination (Rule 55.2 and	Vor 55.3)							
2.	recei	h regard to the elements of the international application, this iving Office in response to an invitation under Article 14 a report):	s report is based on (replacement sheets w re referred to in this report as "originall	hich have been furnished to the villed" and are not annexed to						
	\boxtimes	the international application as originally filed/furnished								
	Ш	the description:								
		pages		as originally filed/furnished						
		pages*	received by this Authority on							
		pages*	received by this Authority on							
		the claims:								
		nos.		as originally filed/furnished						
		nos.*								
		nos.*								
		nos.*		-						
		the drawings:	<u> </u>							
		sheets		as originally filed/furnished						
		sheets*								
		sheets*								
			-	-						
		a sequence listing and/or any related table(s) - see Supplen	nental Box Relating to Sequence Listing.							
3.	Ш	The amendments have resulted in the cancellation of:								
		the description, pages								
		the claims, nos.								
		the drawings, sheets/figs								
		the sequence listing (specify):								
		any table(s) related to sequence listing (specify):								
4.		This report has been established as if (some of) the amend they have been considered to go beyond the disclosure as fi								
		the description, pages								
		the claims. nos.								
		the drawings, sheets/figs								
*	If ite	m 4 applies, some or all of those sheets may be marked "sup								

International	application N	o.		_
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Box	x No. I	V Lack of unity of invention
1.		In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims. paid additional fees. paid additional fees under protest. neither restricted the claims nor paid additional fees.
2.	\boxtimes	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is: complied with.
		<pre>Invention 1: claim 1 Invention 2: claim 2 Invention 3: claim 3</pre>
		Invention 4: claims 4, 9 and 10 Invention 5: claim 5 Invention 6: claim 6
		Invention 7: claim 7 Invention 8: claim 8
		Invention 1 pertains to a method for producing compounds represented by general formula [1], whereas Inventions 2 to 8 pertain to methods for producing compounds represented by general formulas with scopes that include the intermediate products of the abovementioned production method.
		[Refer to the Supplemental Box]
4.		equently, this report has been established in respect of the following parts of the international application: all parts.
	Ш	the parts relating to claims Nos.

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Box			icle 35(2) with regard to novelty, inventive step or industrial applicability; porting such statement	
1.	Statement	F		
	Novelty (N)	Claims	1, 7	YES
		Claims	2-6, 8-10	
	Inventive step (IS)	Claims	1	YES
		-	2-10	_
	Industrial applicability (IA)		1 10	
		· ·	1-10	- YES NO
2.	Citations and explanations (Rule	70.7)		
	Document 1: L.	DJAKOV	TITCH et al., "Amination of aryl	
	br	omides	catalyzed by supported palladium,"	
	Jo	urnal	of Organometallic Chemistry, 1999,	
	Vo	1. 592	, No. 2, pages 225 to 234	
	Document 2: WO	99/141	.91 Al (Biocryst Pharmaceuticals,	
	In	c.), 2	5 March 1999	
	Document 3: JP	57-122	2062 (Nippon Chemiphar Co., Ltd.), 29	
	Ju	ly 198	2	
	Document 4: K.	U. ING	GOLD et al., "Cycloalkylmethyl	
	ra	dicals	. Part 3. Dynamic stereochemistry of	
	ax	ial an	d equatorial cyclohexylmethyl and 4-	
	al	kylcyc	lohexylmethyl radicals," Journal of	
	th	e Chem	ical Society, Perkin Transactions 2:	
	Ph	ysical	Organic Chemistry, 1972 to 1999,	
	(1	986),	No. 8, pages 1337 to 1344	
	Document 5: JP	2001-0	39938 A (Tosoh Corp.), 13 February	
	20	01		
	Document 6: G.	VITI e	et al., "Synthesis of new	
	ar	ylbenz	ofurodiazepin-6-ones," Journal of	
	Не	terocy	clic Chemistry, 1990, Vol. 27, No.	
	5,	pages	1369 to 1375	
	Document 7: C.	R. HAR	RISON et al., "Preparation of alkyl	
	ch	loride	s, acid chlorides, and amides using	

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

polymer-supported phosphines and carbon tetrachloride: mechanism of these reactions," Journal of Organic Chemistry, 1983, Vol. 48, No. 21, pages 3721 to 3728

Claim 2

Document 1 cited in the international search report presents the same reaction as is set forth in claim 2 of the present application (refer to page 226, scheme 1); therefore, the invention set forth in claim 2 lacks novelty and does not involve an inventive step in the light of document 1.

Claim 3

Document 2 cited in the international search report discloses the same reaction as is set forth in claim 3 of the present application (refer to page 14, scheme 1); therefore, the invention set forth in claim 3 lacks novelty and does not involve an inventive step in the light of document 2.

Claims 4, 9 and 10

Prior to the filing of the present application, it was common practice to convert a benzene ring into a cyclohexane by means of catalytic reduction; for example, document 3 cited in the international search report discloses a reaction for converting a p-amino benzoic acid into a 4-aminocyclohexane carboxylic acid by means of catalytic reduction (refer to page 3, example 1).

Therefore, the inventions set forth in claims 4, 9 and 10 lack novelty and do not involve an inventive step in the light of document 3.

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claim 5

Document 4 cited in the international search report presents the same reaction as is set forth in claim 5 of the present application (refer to page 1343, right column); therefore, the invention set forth in claim 5 lacks novelty and does not involve an inventive step in the light of document 4.

Claim 6

Document 5 cited in the international search report discloses the same reaction as is set forth in claim 6 of the present application (refer to paragraphs [0033] to [0035] and example 1), and further indicates that it is possible to support a group VIII metal compound upon a support (refer to paragraph [0019]).

Therefore, the invention set forth in claim 6 lacks novelty and does not involve an inventive step in the light of document 5.

Claim 8

Document 6 cited in the international search report presents the same reaction as is set forth in claim 8 of the present application (refer to page 1369, scheme 1); therefore, the invention set forth in claim 8 lacks novelty and does not involve an inventive step in the light of document 6.

Claim 7

The invention set forth in claim 7 of the present application is not disclosed in documents 1 to 7 cited in the international search report; therefore, the invention

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

in question is novel.

Document 6 presents compounds corresponding to the compounds represented by formula [XIV] set forth in claim 7 (refer to page 1369, schemes 1 and 2 a-f).

However, document 6 indicates that the compounds in question are synthesized by means of a different reaction from the reaction that is set forth in claim 7 of the present application. On the other hand, document 7 discloses a feature wherein a phenoxyacetanilide is synthesized by chlorinating a phenoxyacetic acid and then reacting the chlorinated phenoxyacetic acid with an aniline; therefore, it can be considered to have been easy for a person skilled in the art to conceive of synthesizing the abovementioned compounds by means of a similar reaction in the invention that is presented in document 6.

In addition, the effects that result therefrom cannot be considered to be significant.

Consequently, the invention set forth in claim 7 does not involve an inventive step in the light of documents 6 and 7.

Claim 1

The invention set forth in claim 1 of the present application is not disclosed in documents 1 to 7 cited in the international search report; therefore, the invention in question is novel.

The feature of synthesizing compounds that are represented by general formula [I] by reacting a compound represented by formula [XV] with a compound represented by formula [VIII] is not disclosed or suggested in any of the documents, and said feature would not have been

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement																	
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In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Supplemental Box

Box IV

However, in the light of the fact that the compounds represented by formula [XV] and the compounds represented by formula [VIII] are well known (refer to the belowmentioned documents and the like), the "special technical feature" of Invention 1 is considered to be the synthesis of compounds that are represented by general formula [1] by reacting a compound represented by formula [XV] with a compound represented by formula [VIII] in the final step, whereas the "special technical features" of Inventions 2 to 8 are considered to be the syntheses of specific compounds by means of specific reactions.

As a result, there is no technical relationship involving one or more of the same or corresponding special technical features among Inventions 1 to 8, and thus Inventions 1 to 8 cannot be considered to be so linked as to form a single general inventive concept.

Consequently, the claims of the present application can be considered to include the abovementioned eight unrelated inventions.

Citations:

- WO 99/14191 Al (Biocryst Pharmaceuticals, Inc.), 25 March 1999, in particular, refer to page 14, scheme 1
- G. VITI et al., "Synthesis of new arylbenzofurodiazepin-6-ones," Journal of Heterocyclic Chemistry, 1990, Vol. 27, No. 5, pages 1369 to 1375, in particular, refer to page 1369, Scheme 1